

**IN THE UNITED STATES COURT OF FEDERAL CLAIMS**

GROUNDBREAKER DEVELOPMENT  
 CORPORATION

*Plaintiff,*

V.

THE UNITED STATES OF AMERICA

*Defendant.*

Case No. 22-578

Senior Judge Sweeney

**NOTICE OF FILING COPY OF EXHIBIT A TO COMPLAINT**

PLEASE TAKE NOTICE that Plaintiff Groundbreaker Development Corporation (“Groundbreaker”) hereby files a copy of Exhibit A to its Complaint, which was originally filed on May 26, 2022. Paragraph 10 to the Complaint states that a true and correct copy of a Contract was attached as Exhibit “A.” The Contract was inadvertently omitted as Exhibit A, and instead Groundbreaker’s coversheet was attached [ECF 1-1]. According to Rule 10(c) of the Rules of the United States Court of Federal Claims, a copy of a written instrument that is an exhibit to a pleading is part of the pleading for all purposes. Groundbreaker requests that the Court accept the attached Contract as Exhibit “A” to the original Complaint.

October 25, 2022

Respectfully submitted,

/s/ David Hilton Wise

David Hilton Wise, Esq.

WISE LAW FIRM PLC

10640 Page Avenue, Suite 320

Fairfax, Virginia 22030

Phone: 703-934-6377

[dwise@wiselaw.pro](mailto:dwise@wiselaw.pro)

*Counsel for Plaintiff Groundbreaker  
Development Corporation*

**CERTIFICATE OF SERVICE**

I hereby certify that on October 25, 2022, a copy of the foregoing was filed electronically on the Court's CM/ECF system, which will electronically serve all counsel of record.

/s/ David Hilton Wise  
David Hilton Wise